

UNITED STATL DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

		FIRST NAMED APPLICANT	3	ATTY, DOCKET NO.
PPLICATION NUMBER	FILING DATE		. C	2730-01
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PATENT ADMINISTRATOR THE LUBIRZOL CORPORATION 29400 LAKELAND BOULEVARD			FMSAV Am	TUNIT PAPER NUMBE
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OFFICE ACTION SUMMARY	
Responsive to communication(s) filed on	
This action is FINAL.	
Since this application is in condition for allowance except for formal matters, prosecution as accordance with the practice under Ex parte Quayle, 1935 D.C. 11; 453 O.G. 213.	month(s) or thirty days.
A shortened statutory period for response to this action is set to expire whichever is longer, from the mailing date of this communication. Failure to respond within the put the application to become abandoned. (35 U.S.C. § 133). Extensions of time may be obtained unto the communication.	priori for response will cause
1.136(a).	
Disposition of Claims	is/are pending in the application.
X Claim(s)	is/are withdrawn from consideration.
Of the above, claim(s)	is/are allowed.
Claim(s)	is/are rejected.
X Claim(s)	is/are objected to.
Claim(s)are subje	ct to restriction or election requirement.
Claim(s)	
Application Papers	
 See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948. ☐ The drawing(s) filed onis/are objected to I ☐ The proposed drawing correction, filed on ☐ The specification is objected to by the Examiner. ☐ The oath or declaration is objected to by the Examiner. 	by the Examiner. _is approved disapproved.
Priority under 35 U.S.C. § 119	
Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d).	
☐ All ☐ Some* ☐ None of the CERTIFIED copies of the priority documents have	been
received.	
received in Application No. (Series Code/Serial Number) received in this national stage application from the International Bureau (PCT Rule 17	.2(a)).
*Certified copies not received:	
Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e).	
Attachment(s)	·
Notice of Reference Cited, PTO-892	•
Information Disclosure Statement(s), PTO-1449, Paper No(s).	
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☐ Interview Summary, PTO-413	
Notice of Draftperson's Patent Drawing Review, PTO-948	
Notice of Informal Patent Application, PTO-152	en de la companya de
-SEE OFFICE ACTION ON THE FOLLOWING PAG	+ U.S. GPO: 1996-404-496/40517
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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-26 are still rejected under 35 U.S.C. 103(a) as being unpatentable over Tipton et al (4,594,378).

This application is a file wrapper continuation of application Serial No. 08/599,423. To date, no preliminary amendment or preliminary remarks have been filed and the rejection of record is maintained. Tipton et al ["Tipton"] teach polymeric compositions which exhibit improved shear stability in transmission and hydraulic fluids while maintaining high and low temperature viscosity characteristics. The polymeric compositions comprise a mixture of (A) at least one oil-soluble polymer, (B-1) at least one nitrogen-containing ester of a carboxy-containing interpolymer and/or (B-2) at least one oil-soluble acrylate polymerization product of at least one acrylate ester. The polymeric component (A) may comprise homopolymers prepared from C₃-C₂₀ monoolefins such as butene and isobutene. See col. 3, lines 4 et. seq. Number average molecular weights of such polymers range from about 500 to about 100,000. See the claims. The acrylate polymerization product, component (B-2), may comprise polyacrylates (when X=H) and polymethacrylates (when X=CH₃) as set forth in col. 4, lines 25-30. Components (A) and (B-2) of Tipton clearly encompass component (A) of the instant claims which may comprise mixtures of polymer

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components. The polymeric compositions of the prior art may also comprise component © at least one low temperature viscosity-reducing liquid organic diluent such as naphthenic oil, alkylated aromatic oils and synthetic carboxylic acid ester oils. See col. 18, lines 13-57. This clearly encompasses fluidizing agent (B) of the instant claims.

The base oils used in preparing the transmission fluids and hydraulic fluids of Tipton may comprise either natural oils or synthetic oils. Mineral lubricating oils are set forth as an example of a preferred natural oil. See col. 23, lines 36 et. seq. Tipton also allows for the addition of conventional lubricant additives to the composition in conventional amounts and include detergent/dispersants, extreme pressure agents, anti-wear agents and oxidation inhibitors. See col. 19, lines 24 to col. 23, top. This clearly encompasses components (C), (D) and (E) of the instant claims. Thus, the Examiner is still of the position that the composition of the instant claims is encompassed by the prior art to Tipton.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ellen McAvoy whose telephone number is (703) 308-2510.

EMcAvoy September 27, 1997